1	Justin E. Sterling, State Bar No. 249491 LAW OFFICES OF JUSTIN STERLING
2	Justin E. Sterling, State Bar No. 249491 LAW OFFICES OF JUSTIN STERLING Justin@SterlingDefense.com 15760 Ventura Blvd. Suite 700 Encino, CA 91436 Tel. (818) 995-9452/Fax. (818) 824-3533
3	Encino, CA 91436 Tel. (818) 995-9452/Fax. (818) 824-3533
4	
5	Erin Darling, State Bar No. 259724 LAW OFFICES OF ERIN DARLING Erin@ErinDarlingLaw.com 3435 Wilshire Blvd. Suite 2910
6	Los Angeles, CA 90010
7	Los Angeles, CA 90010 Tel. (323) 736-2230 Attorneys for Plaintiff Dora Solares
- 1	1

UNITED STATES DISTRICT COURT EASTERN DISTRICT OF CALIFORNIA

DORA SOLARES, an individual,

Plaintiff,

v.

2.5

RALPH DIAZ, in his individual capacity, KENNETH CLARK, in his individual capacity, JOSEPH BURNS, in his individual, and DOES 1 TO 15, in their individual capacities

Defendants.

Case No. 1:20-cv-00323-LHR-BAM

[PROPOSED] ORDER RE: MENTAL HEALTH RECORDS

GOOD CAUSE HAVING BEEN SHOWN, IT IS HEREBY ORDERED:

Defendant Joseph Burnes is ordered to produce the mental health records of Jaime Osuna (CDCR# BD0868), including the mental health records in Jaime Osuna's C-File, and mental health records that include or reference: acts of violence by Jaime Osuna; statements by Jaime Osuna that reflect a desire to commit violence; statements by Jaime Osuna pertaining to past acts of violence by Osuna himself; and mental health records that were reviewed or relied upon in any decision by CDCR officials for Jaime Osuna to not be permitted to share a cell with another inmate (i.e. be single-celled) and any decision by CDCR officials for Jaime Osuna to be permitted to share a cell with another inmate (i.e. be double-celled).

The documents shall be marked "CONFIDENTIAL-ATTORNEYS' EYES ONLY" in accordance with the protective order in this case. (Stipulated Protective Order, ECF No. 76.) Because the records to be produced include Mr. Osuna's mental health information, Defendant shall provide notice to Mr. Osuna within three business days form the issuance of this order and provide notice of that service to Plaintiff. Specifically, Defendant shall serve a notice on Mr. Osuna providing him with a copy of this order and the protective order in this case and informing him that if he wishes to oppose the production, he must file his opposition with this Court within thirty days. After the expiration of thirty days after service on Mr. Osuna, if no opposition has been made, Defendants shall commence production of the documents listed above. DATED: July ____, 2024 United States District Judge HON. LEE H. ROSENTHAL Presented By: /s/ Erin Darling ERIN DARLING Attorney for Plaintiff